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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/068,574	02/05/2002	Christopher James Brown	02-440	8161
34704	7590 11/19/2003		EXAMINER	
BACHMAN & LAPOINTE, P.C.			ROWAN, KURT C	
900 CHAPEL STREET SUITE 1201		ART UNIT	PAPER NUMBER	
NEW HAVEN, CT 06510			3643	

DATE MAILED: 11/19/2003

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BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Paper No. 15

MAILED

Application Number: 10/068,574

NOV 18 2003

Filing Date: 2/5/2002

GROUP 3600

Appellant(s): BROWN et al.

This is in response to the appeal brief filed Sept 2, 2003.

Barry Kelmacher

For Appellant

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EXAMINER'S ANSWER

(1) Real Party in Interest

A statement identifying the real party in interest is contained in the brief.

(2) Related Appeals and Interferences

A statement identifying the related appeals and interferences which will directly affect or be directly affected by or have a bearing on the decision in the pending appeal is contained in the brief.

(3) Status of Claims

The statement of the status of the claims contained in the brief is correct.

(4) Status of Amendments After Final

The appellant's statement of the status of amendments after final rejection contained in the brief is correct.

(5) Summary of Invention

The summary of invention contained in the brief is correct.

(6) Issues

The appellant's statement of the issues in the brief is correct.

(7) Grouping of Claims

Appellant's brief includes a statement that claims 21, 22, 23, 24, 27, 28, 29, 30, 31 do not stand or fall together and provides

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reasons as set forth in 37 CFR 1.192(c)(7) and (c)(8).

Appellant's brief includes a statement that claims 25, 26 stand or fall together with claim 21 and provides reasons as set forth in 37 CFR 1.192(c)(7) and (c)(8).

Appellant's brief includes a statement that claims 32, 33 stand or fall together with claim 30 and provides reasons as set forth in 37 CFR 1.192(c) (7) and (c)(8).

(8) Claims Appealed

The copy of the appealed claims contained in the Appendix to the brief is correct.

(9) Prior Art of Record

The following is a listing of the prior art of record relied upon in the rejection of claims under appeal.

3029541 Palmer 4/1962 3707798 Tryon 1/1973

(10) Grounds of Rejection

The following ground(s) of rejection are applicable to the appealed claims:

Claims 21-26, 28-29 are rejected under 35 U.S.C. over Tryon. This rejection is set forth in prior Office Action, Paper No. 8.

Claims 27, 30-33 are rejected under 35 U.S.C. 103 over Tryon in view of Palmer. This rejection is set forth in prior Office Action,

Paper No. 8.

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(11) Response to Argument

Applicant argues that no reference is cited which shows nonadhesively incorporating the photograph containing animal features into the main body. Tryon incorporates animal features into the main body by adhesively mounting the photos to wings and body. The photos could be mounted by other means such as tacks, nails, clamps, paper clips, rivets, hook and loop fasteners, to name a few common ways to mount the photo to the main body. Why would one be motivated to do this. Namely, if one did not have any adhesive, no stores were open and one wanted to go hunting for ducks or geese, then any of the above old and well known attachment means could be used to attach the photos to the main body. In reference to claim 22, screen printing is old and well known, it would have been obvious to employ any common printing process. In reference to claim 23, the materials used by Tryon are inherently flexible such as wood and plastic. As to claim 27, one skilled in the art would combine the patents to Tryon and Palmer to provide Tryon with a knockdown decoy as shown by Palmer so that the decoy could be transported in a smaller package. In reference to claim 30, the advantage of Tryon would not be lost once the photograph is adhesively attached to the head portion and body portion since one skilled in the art -would-mount-a-separate-photograph-of-a-decoy-on-the-head portion-of---Palmer. In reference to claim 31, applicant argues that neither patent teaches a kit having a plurality of heads. However, given one head it would have been obvious to employ a multiplicity of heads so that if a

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head is lost another can be fitted and also to give the decoy more usable features such as a head in different positions such as sentinel and feeding.

For the above reasons, it is believed that the rejections should be sustained.

Respectfully submitted,

Kurt Rowan

November 17, 2003

Conferees

DA-

PP